



Haryana Government Gazette

EXTRAORDINARY

Published by Authority

© Govt. of Haryana

No. 108-2019/Ext.]

CHANDIGARH, FRIDAY, JUNE 28, 2019
(ASADHA 7, 1941 SAKA)

LEGISLATIVE SUPPLEMENT

CONTENTS

PAGES

PART - I ACTS

THE HARYANA RIGHT TO SERVICE (AMENDMENT) ACT, 2019 (HARYANA ACT NO. 24 OF 2019)	191
--	-----

PART - II ORDINANCES

NIL

PART - III DELEGATED LEGISLATION

1. S.O. 40/H.A./1994/S.55/2019 dated the 28th June, 2019 –Gram Panchayat Maidwas, Palra, Aklimpur, Teekli, Gaiartpur Bas, Hasanpur, and Sakatpur from Block Sohana, District Gurugram.	235–236
2. S.O. 41/H.A./1994/S.55/2019 dated the 28th June, 2019 –Gram Panchayat Dhani Biram from block Bhiwani, District Bhiwani.	237–238
3. S.O. 42/H.A./1994/S.8/2019 dated the 28th June, 2019 –Gram Panchayat Keepalpur, Mukimpur, Khewra, Murthal, Nangal Khurd, Kumaspur, Kisora, Joshi Chauhan, Bayapur, Harsana Kalan, Bhalgarh and Asawaru, district Sonipat.	239–240

PART - IV CORRECTION SLIPS, REPUBLICATIONS AND REPLACEMENTS

NIL

PART - I
HARYANA GOVERNMENT
LAW AND LEGISLATIVE DEPARTMENT

Notification

The 28th June, 2019

No. Leg.25/2019.— The following Act of the Legislature of the State of Haryana received the assent of the Governor of Haryana on the 19th June, 2019 and is hereby published for general information:—

HARYANA ACT NO. 24 OF 2019

THE HARYANA RIGHT TO SERVICE (AMENDMENT) ACT, 2019

AN
ACT

further to amend the Haryana Right to Service Act, 2014.

Be it enacted by the Legislature of the State of Haryana in the Seventieth Year of the Republic of India as follows:—

1. This Act may be called the Haryana Right to Service (Amendment) Act, 2019. Short title.
2. For sub-section (4) of section 15 of the Haryana Right to Service Act, 2014, the following sub-section shall be substituted, namely:—

“(4) The salary, allowances and perks of the Chief Commissioner and the Commissioners shall be such, as admissible to the Chief Secretary to Government, Haryana and the Principal Secretary to Government, Haryana respectively minus pension already drawn for the previous service, if any. No additional pension or death-cum-retirement gratuity shall be admissible for the period of qualifying service in any commission or authority, if the Chief Commissioner or the Commissioner is already a pensioner of any Government.”.

MEENAKSHI I. MEHTA,
Secretary to Government, Haryana,
Law and Legislative Department.